## THE WEITZ LAW FIRM, P.A.

**USDC SDNY DOCUMENT** ELECTRONICALLY FILED DOC #: 6/23/2021

DATE FILED:

June 23, 2021

## VIA CM/ECF

Honorable Judge Analisa Torres **United States District Court** Southern District of New York 500 Pearl Street - Courtroom 15D New York, NY 10007

> Girotto v. Anine Bing Corporation, d/b/a Anine Bing, et al. Re:

> > Case 1:21-cv-00031-AT **Amended Request**

Dear Judge Torres

The undersigned represents the Plaintiff in the above-captioned case matter. The undersigned recently filed a motion [D.E. 26], dated June 22, 2021, to adjourn the July 1, 2021, Initial Pretrial Conference in this matter. As there are recent developments that have been presented in this matter, we are filing an amendment to that previous motion filed.

As previously stated, the undersigned counsel will be traveling and in flight on the date and time of the Conference and therefore cannot attend the July 1st conference. In addition, counsel for BLDG Gansvoort LLC will be out of office during the two-week time previously requested for the adjournment of the Conference. Furthermore, new counsel have appeared who will be representing Anine Bing Corporation in this case, who will need additional time to familiarize themselves with this matter.

For the above stated reasons, the undersigned and counsel have agreed to request a 30-day adjournment of the Initial Pretrial Conference, a 30-day extension of time for the Case Management Plan, and additionally, an additional 30-day extension of time to answer to the Complaint for the defendants.

Therefore, the undersigned respectfully requests that said Conference be reset and adjourned for 30 days, instead of the previous time requested, and likewise for the Case Management Plan. Further, counsel request an additional 30- day extension of time to file their answer to the Complaint.

The undersigned has conferred with opposing parties in this matter, who consent to the filing of this motion. Thank you for your consideration of this amended request.

Sincerely,

By: /S/ B. Bradley Weitz

B. Bradley Weitz, Esq. (BW 9365) THE WEITZ LAW FIRM, P.A. Attorney for Plaintiff Bank of America Building 18305 Biscayne Blvd., Suite 214 Aventura, Florida 33160

Telephone: (305) 949-7777 Facsimile: (305) 704-3877 Email: bbw@weitzfirm.com

GRANTED in part, DENIED in part. The initial pretrial conference scheduled for July 1, 2021, is ADJOURNED to July 29, 2021, at 11:20 a.m. By July 22, 2021, the parties shall submit their joint letter and proposed case management plan. By July 30, 2021, Defendants shall answer or otherwise respond to the complaint.

SO ORDERED.

Dated: June 23, 2021

New York, New York

ANALISA TORRES United States District Judge